

Remarks

Claims 21, 22, 24-30, 32-39 and 41-44 are all the claims pending in this application. Claims 21, 28, 33, and 38 have been amended. Reconsideration and allowance of all of the rejected claims are respectfully requested in view of the foregoing amendments and the following remarks.

Claim Rejection under 35 U.S.C. § 103

Claims 21, 22, 24-30, 32-36, 37-39 and 41-44 stand rejected under 35 U.S.C. §103(a) as allegedly being unpatentable over Gilhuly et al. (US 6,701,378) in view of Kobayashi (US 6,633,759). Applicants respectfully traverse this rejection on the following basis.

Claim 21 recites, among other things, executing *a selected application* on at least one server and formatting at least one application output associated with the at least one selected application action based on a profile of the wireless client and *a user selection of one or more fields* associated with a selected file. At least these features are not taught or suggested by Gilhuly and Kobayashi, alone or in combination with each other.

Gilhuly appears to disclose a system for continuously redirecting data items from a server to a user's mobile data communication device (see Gilhuly at the Abstract). Data items are forwarded by the system upon detection of user defined triggering events. Upon detection of a triggering event, the system of Gilhuly may repackage data items and may compress the original data item. However, Gilhuly does not disclose formatting output based on a user's selection of one or more fields associated with a selected file, as claimed. Rather it appears that Gilhuly discloses a system wherein system initiated formatting may be performed (see column 6, lines 39 – 45).

Kobayashi does not overcome the deficiencies of Gilhuly. Kobayashi appears to disclose a system for establishing wireless communication between a wireless device and a secondary device (see Abstract). Like Gilhuly, the system described by Kobayashi appears to enable system initiated formatting of data to be transferred to the mobile device (see column 11, lines 1 – 3). However, neither Gilhuly nor Kobayashi, alone or in combination with each other disclose formatting output based on user selection of one or more fields associated with a selected file.

Additionally, Applicants traverse the Examiner's allegation that Gilhuly teaches enabling the wireless client device to select an application residing on at least one server and to enable the wireless client device to select at least one application action associated with the selected application. As described above, Gilhuly appears to disclose a system for continuously redirecting data times from a server to a user's mobile data communication device. Upon detection of a triggering event, the system of Gilhuly may repackage user selected items before pushing the items to the user's mobile data communication device (See col. 2, lines 25-39). Thereafter, Gilhuly discloses that the user may select application actions to manipulate the items *located at the user's mobile data communication device* (see col. 5, lines 44-63).

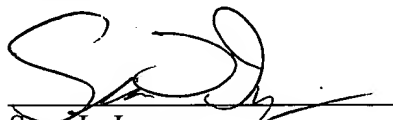
In some embodiments of the system disclosed in Gilhuly, data items may be viewed and/or modified at the user's mobile data communication device may be transmitted, as complete data items, from the mobile data communication device to the server (see col. 3, lines 3-14). However, Gilhuly does not teach or suggest selecting at least one application action associated with a selected application to be executed on at least one server, the application comprising at least one or opening at least one file within the server, closing at least one file within the server, editing at least one file within the server, and searching at least one file within the server.

In view of the foregoing differences between claim 21 and the cited references, Applicants respectfully submit that claim 21 is allowable over these references. Independent claims 28, 33, and 38 recite features similar to those described above in reference to claim 21. As such, these claims are allowable for at least the reasons cited above. Claims 22-27, 29-32, 34-37, and 39-44 depend from one of independent claims 21, 28, 33, and 38 and provide additional features. Thus, these claims are allowable over the cited references at least by virtue of their dependency.

If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Dated: August 5, 2005

Respectfully submitted,



Sean L. Ingram
Registration No.: 48,283
PILLSBURY WINTHROP LLP
1600 Tysons Blvd.
McLean, Virginia 22102
703-905-2000

CUSTOMER NO.
00909